

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

IMPLICIT CONVERSIONS, INC.,

Plaintiff,

v.

JACOB STINE, an individual, JUANITA TRAVER STINE, an individual, PROJECT CRAYON LLC, a California Limited Liability Corporation, and DOES 1-10, inclusive,

Defendants.

JACOB STINE, an individual, JUANITA TRAVER STINE, an individual,

Counter-claimants,

v.

IMPLICIT CONVERSIONS, INC., a Delaware Corporation; and ROBIN LAVALLEE, an individual,

Counter-defendants.

Case No. 3:24-cv-03744-WHO

**[PROPOSED] ORDER GRANTING
NON-PARTY SONY INTERACTIVE
ENTERTAINMENT LLC'S REQUEST
TO KEEP DOCUMENTS UNDER SEAL
RE: DEFENDANTS'
ADMINISTRATIVE MOTION TO
CONSIDER WHETHER ANOTHER
PARTY'S MATERIAL SHOULD BE
SEALED**

Date: September 17, 2025
Time: 2:00 p.m.
Judge: Hon. William H. Orrick

Having considered the parties' papers, the applicable law, and the relevant pleadings and papers on file, and arguments with respect to Non-Party Sony Interactive Entertainment LLC's ("SIE") Request to Keep Documents Under Seal regarding Defendants' Administrative Motion to Consider Whether Another Party's Material Should be Sealed, and good cause appearing, the Court orders as follows:

Non-Party SIE's Request to Keep Documents Under Seal regarding Defendants' Administrative Motion to Consider Whether Another Party's Material Should be Sealed The Administrative Motion to Consider Whether Another Party's Materials Should be Sealed is hereby **GRANTED**. SIE has demonstrated that the information is confidential and reveals confidential communications and internal procedures and business strategies, and should not be released in the public record. The designated portions of the filings are sealed as follows:

Source	Page and Line	Explanation
Ford Declaration at Ex. D (Dkt. No. 113.1) Murphy Dep. Tr.	69:8-20	Discusses confidential communications with SIE's partners regarding misuse of our partners' intellectual property.
Ford Declaration at Ex. D (Dkt. No. 113.1) Murphy Dep. Tr.	70:2-22	Discusses internal SIE's procedures and business strategies regarding selecting and hiring vendors.
Ford Declaration at Ex. E (Dkt. No. 113.1) Lindquist Dep. Tr.	42:5-43:23	Discusses confidential communications with SIE's partners regarding misuse of our partners' intellectual property.
Ford Declaration at Ex. E (Dkt. No. 113.1) Lindquist Dep. Tr.	47:3-48:14	Discusses confidential communications with SIE's partners regarding misuse of our partners' and SIE's intellectual property.
Ford Declaration at Ex. E (Dkt. No. 113.1) Lindquist Dep. Tr.	96:18-97:7	Discusses both confidential communications with SIE's partners regarding misuse of our partners' intellectual property and internal SIE procedures, policies, and strategy regarding selecting and hiring vendors.

Source	Page and Line	Explanation
Ford Declaration at Ex. E (Dkt. No. 113.1) Lindquist Dep. Tr.	97:13-98:25	Discusses confidential communications with SIE's partners regarding misuse of our partners' intellectual property.
Opposition Brief (Dkt. No. 113)	1:15-21, 3:5-10, 3:15-23	References the confidential topics discussed in both deposition transcripts.

The above documents are sealed and will not be released in the public record.

IT IS SO ORDERED.

Dated: _____

Hon. William H. Orrick
United States District Judge